REISSUE APPLICATION DECLARATION BY THE INVENTOR

Docket Number \$/118839-00101

As a below named inventor, I hereby declare that:							
Му	residence, mailing addre	ss and citizenship	are stated be	low next to my name.			
inve	elieve I am the original, fi entor (if plural names are ntified patent:						
Patent Number				Date Patent Issued			
6,5	30,162			March 11, 2003			
	of Invention orts shoe cleats						
	which a reissue patent is orts shoe cleats	sought on the inv	ention entitled				
the	specification of which						
	is attached hereto						
\boxtimes	was filed on March	1, 2004	as reissue	application number	10/797,934		
	and (if applicable) was	amended on	March 11,	2004, and January 25	, 2005		
	ove reviewed and unders any amendment referred		of the above-i	dentified specification	, including the	claims, as amended	
l ac	knowledge the duty to d	sclose information	n which is mate	erial to patentability as	s defined in 37	CFR 1.56.	
cou or i	ent or inventor's certifica intry other than the Unite nventor's certificate, or P prity is claimed. Prior Ford Application No.	d States, listed be CT international a eign Application(s	low and have pplication hav	also identified below a	any foreign ap _l e that of the ap	olication for patent	
We	(I) hereby claim the ben	efit under 35 USC	§119(e) of an	y United States provis	sional applicati	on(s) listed below.	
Application Number				Filing Date			
Inte clai pro pate	(I) hereby claim the benernational application desims of this application is rivided by the first paragraentability as defined in 3 national or PCT Internat Application Seros/802,90	ignating the Unite not disclosed in the phof 35 USC §117 CFR §1.56 whic lonal filing date of ial No.	d States, listed e prior United 2, I acknowled h became ava	d below and, insofar a States or PCT Interna dge the duty to disclos ilable between the filir	is the subject r ational applicat se information	natter of each of the ion in the manner which is material to	
(Che	rily believe the original pa eck all that apply) by reason of a defective	tent to be wholly		rative or invalid, for th	e reasons des	cribed below.	
	by reason of the patento	•	•	e had the right to clain	n in the patent.		
_	by reason of other error	•	· · / - · · · ·		,		
	east one error upon which		is described a	as follows:			
,	act one enor upon winor		is accombate				

(1) The patent claims less than the patentee had a right to claim in that it does not cover the subject matter of new claims 12-24. Original patent claims 1-9 and 11 include a limitation directed to an axis ALT of a traction tooth, and original patent claim 10 includes a limitation directed to a plurality of low-profile traction teeth, whereas the invention as disclosed is drawn more broadly to a golf shoe cleat which does not have either of those limitations. Also, original patent claims 1-11 are directed to a golf shoe cleat, whereas the invention as disclosed is drawn more broadly to encompass the golf shoe itself. (2) Claim 11 should depend from claim 9 to ensure antecedent basis for the tooth axis ALT.

All errors corrected in this reissue application arose without any deceptive intention on the part of the applicant.

As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith: Victor M. Wigman, Reg. No. 25,201;

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PATENT TRADEMARK OFFICE

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that eon.

willful false statements and the like so made are punishable by fine and imprisonment, or both, under 18 0.3.C.
1001, and that such willful false statements may jeopardize the validity of the application, any patent issuing ther
or any patent to which this declaration is directed.
Full Name of sale or first inventor (given name, family name)

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